

Besozzi, Paul

From: Ameer Flippin [flippinameer@yahoo.com]

Sent: Saturday, March 26, 2005 12:13 PM

To: Peter Akemann; Eldon Anderson; Alfred Angelo; Conrad Bagne; Dana Baker; John Bareham;

James Barker; Jesus Barona; Thomas Barrett; Besozzi, Paul; Donald Brittingham; Bill Broughton; Thomas Burnett; Rick Cantu; David Cohen; C Davis; Ernie Durst; James Dwyer; Clementine A Estrada; Ari Fitzgerald; Michel Guite; Thomas Gutierrez; Roy Hadley; Paul Heinzel; Donald Herman; Jami Huryan; Robert Irving; Stephanie Jefferson; Christopher Mantle; Jason Massey; James Mc Kee; William M Mounger, Ill; Mohammad Rahman; rdolan@lynchcorp.com; Marissa Repp; Mark Rutherford; Howard Shapiro; Shelley S. Spencer; Jud Stewart; Charlie Townsend;

Ricky Vergin; Rose Villasenor; Timothy Welch; James L Winston; John Woody

Subject: Execution of Service By Ameer Flippin 2 of 5

Attn: Federal Communications Commission Broadband PCSAuction No.58 Participants

Please find attached: 1. Motion To Stay The Issue of Licenses (FCC)

2. Motion To Stay The Issue of Licenses (Circuit) pages 1-2.

This is an Electronic Execution of Service.

I declare "Under Penalty of Perjury" that the foregoing is true and correct.

Execution Date March 26th, 2005

Ameer Flippin

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FILED AT THE FEDERAL COMMUNICATIONS COMMISSION

In the Matter of:

Ameer Flippin, a pro se bidder in Auction No.58, an the adverse ramifications of Decisions, Orders, and Acts of the Federal Communications Commission

AMEER PLIPPIN

Pro Se Plaintiff/ Appellant

10

Appellate Case No: 05-1026

FEDERAL COMMUNICATIONS COMMISSION, ET, AL. Respondents

EX-PARTE MOTION AND PETITION TO STAY THE ISSUE OF ALL
BROADBAND PCS LICENSES IN AUCTION NO.58, PENDING AN
EMERGENCY "REVIEW DE NOVO" OF ALL ACTIONS, DECISIONS, AND
ORDERS ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION
ADVERSELY AFFECTING AMEER KENOS FLIPPIN AND DESIGNATING
THE CASE FOR HEARING BY AN ADMINISTRATIVE LAW JUDGE AT THE
FEDERAL COMMUNICATIONS COMMISSION; AND MEMORANDUM IN
SUPPORT THEREOF BY PROSE APPELLANT AMEER FLIPPIN

L'Ameer Flippin, the pro-se appellant in the above case do hereby move, ex-parte, for an "Emergency Stay" of the issue of all Broadband PCS Licenses in Auction No.58, pending an "Emergency Review De Novo" of all Actions, Decisions, and Orders issued by the Federal Communications Commission adversely affecting Ameer Flippin and designating the case for hearing by an administrative Law Judge.

Memorandum in Support Thereof

In accordance with Federal Rule 8 of Appellate Procedure, a "Motion for Stay" of the issuance of all licenses in Breadhand PCS Auction No.58, is being filed at the Federal Communications Commission. Please note that Federal Rule 15 of Appellate Procedure authorizes a "Petition for Review" in the U.S. Circuit Court of Appeals in the

In Re: Amour Phippin FRN#: 0012356119

FILED AT THE FEDERAL COMMUNICATIONS COMMISSION

District of Columbia. A "Petition for Review" is being filed in the Circuit Court.

Additionally, the equivalent of a "Motion To Stay" the issuance of licenses was filed at the Federal Communications Commission through the filing of a "Motion To Deny Long-

Title 28 of the United States Code; subsection 2342 partially reads as follows:

Jurisdiction of the Court of Appeals

The Court of Appeals (other than the United States Court of Appeals for the Federal Circuit) has <u>explosive invisiblation to enjoin, set aside</u> SUSPENS (in whole or in part), or to determine the validity of-

(1) <u>all final order of the Foderal Communications Commission made</u> (2) (2) (2) (3) (4) (4) (4) (5) (6) (6) (7)

Title 28 of the United States Code; subsection 2343 partially reads as follows:

Venue

Porms."

The venue of a proceeding under this chapter is in the judicial circuit in which the petitioner resides or has its principal office, or <u>in the United</u> States Court of Appeals for the District of Columbia Circuit.

Title 28 of the United States Code; subsection 2344 partially reads as follows:

Review of Orders; Time; Notice; Contents of Petition; Service

On the entry of a final order reviewable under this chapter, the agency shall promptly give notice thereof by service or publication in accordance with its rules. Any party assisteed by the final order may, within 60 days after its entry, file a petition to review the order in the court of appeals wherein venue lies. The action shall be against the United States. The petition shall contain a concise statement of

- (i) the nature of the proceedings as to which review is sought;
- (2) the facts on which venue is based;
- (3) the grounds on which relief is sought; and
- (4) the relief prayed.

The petitioner shall attack to the petition, as exhibits, copies of the order, report, or decision of the agency. The clerk shall serve a true copy of the

FILED AT THE FEDERAL COMMISSION

petition on the agency and on the Attorney General by registered mail, with request for a return receipt.

Good Cause for a "Stay Order" exists due to the facts below:

- I. Amoer Flippin, a pro-se bidder in Ametion No.58, was the high bid for several licenses, where opposing parties were listed as High Bidders in Public Notice DA 05-459, on February 18th, 2005. The issuance of the public notice in essence denied myself, Amoer Flippin, of the licenses where I placed higher bids.
- 2) I. Ameer Flippin, filed the appropriate FCC Forms 601 and 602 as prescribed in the announcements, along with "A Motion and Affidavit in Support To Deny Against Long-Forms."
- 3) The Federal Communications Commission will imminently issue the licenses after the March 21st, 2005, deadline as prescribed by the Code of Federal Regulations.

Relief Prayed:

- An "Emergency Stay Order" of the issuance of all licenses bid for in Auction No.58, pending a designation of hearing by an Administrative Law Judge at the Federal Communications Commission.
- A "Designation of the Case for Hearing," by an Administrative Law Judge at the Federal Communications Commission.

Service is being executed on a majority of the parties electronically, in an effort to expedite the process. Any party not served by electronic mail is being served by the U.S. Postmaster General. A phone call is being made to those parties where service is made via the Postmaster. Additionally, to insure proper service, the U.S. Marshal is being motioned to execute service on all documents in this case.

I declare "UNDER PENALTY OF PERJURY" that the foregoing is true and correct.

Execution Date: March 23rd, 2005 Signature Con-

Pro Se Appollant, Ameer Flighin 2053 Wilson Road Memphis, TN 38116 (901)216-0195

FILED IN THE UNITED STATES GIRCUIT COURT OF APPEALS IN THE DISTRICT OF COLUMBIA

In the Matter of:

Ameer Flippin, a pro-se bidder in Auction No.58, an the adverse ramifications of Decisions, Orders, and Acts of the Federal Communications Commission

AMEER PLIPPIN

Pro Se Plaintiff Appellant

V.

Appellate Case No: 05-1026

FEDERAL COMMUNICATIONS COMMISSION, ET. AL. Respondents

EX-PARTE MOTION AND PETITION TO STAY THE ISSUE OF ALL BROADBAND PCS LICENSES IN AUCTION NO.58, PENDING AN EMERGENCY "REVIEW DE NOVO" OF ALL ACTIONS, DECISIONS, AND ORDERS ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION ADVERSELY AFFECTING AMEER KENOS FLIPPIN; DIRECTED TO THE CHIEF AFFELLATE COURT JUDGE DOUGLAS H. GINSBURG, INDIVIDUALLY; AND MEMORANDUM IN SUPPORT THEREOF BY PRO SE APPELLANT AMEER FLIPPIN

I, Ameer Flippin, the pro-se appellant in the above case do hereby move, ex-parte, for an "Emergency Stay" of the issue of all Broadband PCS Licenses in Auction No.58, pending an "Emergency Review De Novo" of all Actions, Decisions, and Orders issued by the Federal Communications Commission adversely affecting Ameer Flippin. This motion is directed to Chief Appellate Court Judge Douglas H. Ginsburg, in an Individual Capacity.

Memorandum in Support Thereof

Federal Rule 8 of Appellate Procedure partially reads as follows:

Stay or injunction Pending Appeal

- (a) Motion for Stay.
 - (1) Initial Motion in the District Court. A party must ordinarily move first in the district court for the following relief:

FÎLED ÎN THE UNITED STATES CIRCUIT COURT OF APPEALS IN THE DISTRICT OF COLUMBIA

- (A) a stay of the judgment or order of a district court pending appeal;
- (B) approval of a supersedens bond; or
- (C) an order suspending, modifying, restoring, or granting an injunction while an appeal is pending.
- (2) Motion in the Court of Appeals: Conditions on Relief. A motion for the relief mentioned in Rule 8(a)(1) may be made to the court of appeals or to one of its judges.
- (A) The motion must:
 - (l) show that moving first in the district court would be impracticable; or (li) state that, a motion having been made, the district court denied the motion or falled to afford the relief requested and state any reasons given by the district court for its action.
- (B) The motion must also include:
 - the reasons for granting the relief requested and the facts relied on;
 - (V) originals or copies of affidavils or other sworn statements supporting facts subject to dispute;

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- (III) relevant parts of the record.
- (C) The moving party must give reasonable notice of the motion to all parties.
- (D) A motion under this Rule8 (a)(2) must be filed with the circuit clerk and normally will be considered by a panel of the court. But in an exceptional case in which time requirements make that procedure impracticable, the motion may be made to and considered by a single judge.
- (E) The court may condition relief on a party's filing a bond or other appropriate security in the district court.
- (a) Criteria; Service.
- (1) A motion for a stay of a judgment or of an order of the district court or any other motion seeking emergency relief must state whether such relief was previously requested from the district court and the ruling on that request. The motion must state the reasons for granting the stay or other emergency relief sought and discuss, with specificity, each of the following factors: (i) the likelihood that the moving party will prevail on the merits; (ii) the prospect of treparable tajuty to the moving party if relief is withheld; (iii) the possibility of harm to other parties if relief is granted; and (iv) the public interest.

Except in extraordinary circumstances, the motion must be served by hand or, in the case of counsel located outside the greater Washington metropolitan area, by other form of expedited service. Counsel must attempt to notify opposing counsel by telephone in

Besozzi, Paul

From: Ameer Flippin [flippinameer@yahoo.com]

Sent: Monday, March 28, 2005 11:46 AM

To: Marlene Dortch; ecfs@fcc.gov; fccinfo@fcc.gov; Gary Michaels; John Muleta; Michael K Powell;

Richard Sippel; Sue Smith; Arthur I Steinberg; Lisa Stover

Cc: Peter Akemann; Eldon Anderson; Alfred Angelo; Conrad Bagne; Dana Baker; John Bareham; James Barker; Jesus Barona; Thomas Barrett; Besozzi, Paul; Donald Brittingham; Bill Broughton; Thomas Burnett; Rick Cantu; David Cohen; C Davis; Ernie Durst; James Dwyer; Clementine A

Thomas Burnett; Rick Cantu; David Cohen; C Davis; Ernie Durst; James Dwyer; Clementine A Estrada; Ari Fitzgerald; Michel Guite; Thomas Gutierrez; Roy Hadley; Paul Heinzel; Donald Herman; Jami Huryan; Robert Irving; Stephanie Jefferson; Christopher Mantle; Jason Massey; James Mc Kee; William M Mounger, III; Mohammad Rahman; rdolan@lynchcorp.com; Marissa Repp; Howard Shapiro; Shelley S. Spencer; Jud Stewart; Charlie Townsend; Ricky Vergin; Rose

Villasenor; Timothy Welch; James L Winston; John Woody

Subject: Electronic Filing and Service of Documents By Ameer Flippin In Re: Auction No.58 Page 1 of 7

March 28th, 2005

Marlene Dortch, Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Attn: Fedederal Communications Commission, Marlene Dortch FCC Secretary, and PCS Auction No.58 Participants

Please find legal documents attached to e-mails in sequence 1-7 for filing at the Federal Communications Commission.

- 1. Ex-Parte Notice of Appeal to the U.S. Circuit Court of Appeals for the District of Columbia
- 2. Ex-Parte Motion to Stay the Issue of Licenses
- 3. Certificate of Mailing

Please find legal documents attached to e-mails in sequence 1-7 an execution of Service of the listing below, which are being filed in the U.S. Court of Appeals in the District of Columbia Circuit.

- 1. Ex-Parte Notice of Appeal to the U.S. Circuit Court of Appeals for the District of Columbia
- 2. Ex-Parte Motion to Stay the Issue of Licenses
- 3. Financial Disclosure Statement
- 4. Ex-Parte Motion for a 60 Day Time Extension to Docket Fees
- 5. Motion for Service by U.S. Marshal
- 6. Ex-Parte Motion and Petition for Review De Novo
- 7. Certificate of Mailing

Please consider the correspondence as an electronica execution of filing and service.

Thanks,

Ameer Flippin

(901)216-0195 cellular

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FILED AT THE . FEDERAL COMMUNICATIONS COMMISSION

March 26th, 2005

Marlene Dortch, Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Attn: Federal Communications Commission and PCS Auction No. 58 Participants

Please find numerous e-mails with documents attached for execution of service, electronically. The electronic mail is being transmitted between March 21st and March 30th, 2005. In preparation for an appeal documents are being filed in the U.S. Court of Appeals for the District of Columbia Circuit. The appeal is being docketed on an "Emergency Review De Novo" basis, directed to Chief Judge Douglas H. Ginsburg, Individually.

Thank you,

Ameer Flippin 2053 Wilson Road Memphis, TN 38116 (901)216-0195 cellular

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Filed at the Federal Communications Commission

In the Metter of:

The Pederal Communications Commission's Acts, Decisions, and Orders in Broadband PCS Auction No.58, excluding and adversely affecting. Ameer Plippin from the High & Winning Bidders; Review of Additional factors.

AMEER XENOS FLIPPIN Pro Se Appellant

V

The United States of America, The Federal Communications Commission. Alaska Native Broadband I License, LLC, Carroll Wireless, LP, Centennial Communications Corp., Cook Inlet VS GSM, III PCS, LLC, Wirefree Partners III < LLC, Cellco Partnership d/b/a Vertizon Wireless, The Eeginet Corporation, Sungilt Corporation, Inc., Widnt Spectrum, LLC, CSM Wireless, LLC, Vermont Telephone Co., Latayette Communications Co., LLC, Lynch 3 G Communications Corp., Neightfel Wireless, LLC, Punxsutawney Communications: Royal Street Communications, Cricket Licensee (Resuction), Inc., Acadia Broadband, LP, Airgate PCS inc., Alaska Native Broadband 2 License, LLC, BPS Telephone Company, BWP Networks, LP, Carolina Capital Partners, LLC, Central Texas Telephone Inv., LP, Edge Mobile, GTE Pacifica, Inc. d/b/s Verizon Pacifica, CloudNine Wireless, LLC, Continuum LLC, CTC Telcom, Inc., Dynamic Wireless, Inc., Epcom Wireless, Inc., Huryan Family Wireless, JDS Wireless, LLC, Lloyd Dowdell Consulting Company, Magvir Communications, LLC, N.E. Colorado Wireless Technologies. Napoleon Communications, LLC, Peter T. Akemann, Preferred Partners, LLC, Puerto Rico Telephone Co., Inc., Rose M. Villasenor, Rubicon Wireless, LLC, Silver Star Telephone Company, Inc., Switch 2000, LLC, Cleartone Corp., Vista PCS, LLC. Spotlight Media Corp., Inc., Union Telephone Company, and Universal Telecom Wireless.

Respondents

Ex-Parte Notice of "Emergency Appeal" to the U.S. Court of Appeals for the District of Columbia Circuit with Review De Novo of Public Notice: DA 05-459, excluding Ameer-Flippin as a High & Winning Bidder in Auction No.58 and all actions, decisions, and orders issued by the Federal Communications Commission; Directed To the Chief Appellate Court Judge Douglas H. Ginsburg, Individually

Documents Filed Under Seal

Ameer Xenos Flippin, Pro Se 2053 Wilson Road Memphis, TN 38116 (901)216-0195

In Re: Ameer Flippin, FCC Broadband PCS Auction No.58

FILED AT THE FEDERAL COMMUNICATIONS COMMISSION

In the Matter of: FCC actions adversely affecting Ameer Flippin

AMEER XENOS FLIPPIN, Pro Se Appellant

Related Appellate Case#: 05-1026

Vs.

UNITED STATES OF AMERICA, FEDERAL COMMUNICATIONS COMMISSION, ET.AL. Respondents

In Re: Broadband PCS Auction No.58

EX-PARTE NOTICE OF "EMERGENCY APPEAL" TO THE U.S. COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT WITH REVIEW DE NOVO OF PUBLIC NOTICE: DA 05-459, EXCLUDING AMEER FLIPPIN AS A HIGH & WINNING BIDDER IN AUCTION NO.58 AND ALL ACTIONS, DECISIONS, AND ORDERS ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION; DIRECTED TO THE CHIEF APPELLATE COURT JUDGE DOUGLAS H. GINSBURG. INDIVIDUALLY

I, Ameer Xenos Flippin, in a personal capacity, do hereby give ex-parte notice of appeal to the U.S. Court of Appeals for the District of Columbia Circuit with "Review De Novo" of Public Notice: DA 05-459 issued February 18th, 2005, excluding Ameer Flippin as a High & Winning Bidder in Broadband PCS Auction No.58 and all other actions, decisions, and orders adversely affecting Ameer Flippin. "Review De Novo" is being directed to U.S. Circuit Chief Appellate Judge Douglas H. Ginsburg, Individually. This motion is being filed in accordance with the Federal Rules of Civil Procedure.

I declare "UNDER PENALTY OF PERJURY" that the foregoing is true and correct.

EXECUTION DATE MARCH 26 2015

FILED AT THE FEDERAL COMMUNICATIONS COMMISSION

In the Matter of:

Ameer Flippin, a pro se bidder in Auction No.58, an the adverse ramifications of Decisions, Orders, and Acts of the Federal Communications Commission

AMEER FLIPPIN,

Pro Se Plaintiff Appellant

Appellate Case No: 05-1026

FEDERAL COMMUNICATIONS COMMISSION, ET. AL. Respondents

EX-PARTE MOTION AND PETITION TO STAY THE ISSUE OF ALL BROADBAND PCS LICENSES IN AUCTION NO.58, PENDING AN EMERGENCY "REVIEW DE NOVO" OF ALL ACTIONS, DECISIONS, AND ORDERS ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION ADVERSELY AFFECTING AMEER XENOS PLIPPIN AND DESIGNATING THE CASE FOR HEARING BY AN ADMINISTRATIVE LAW JUDGE AT THE FEDERAL COMMUNICATIONS COMMISSION; AND MEMORANDUM IN SUPPORT THEREOF BY PRO SE APPELLANT AMEER FLIPPIN

I, Ameer Flippin, the pro-se appellant in the above case do hereby move, ex-parte, for an "Emergency Stay" of the issue of all Broadband PCS Licenses in Auction No.58, pending an "Emergency Review De Novo" of all Actions, Decisions, and Orders issued by the Federal Communications Commission adversely affecting Ameer Flippin and designating the case for hearing by an administrative Law Judge.

Memorandum in Support Thereof

In accordance with Federal Rule 8 of Appellate Procedure, a "Motion for Stay" of the issuance of all licenses in Broadband PCS Auction No.58, is being filed at the Federal Communications Commission. Please note that Federal Rule 15 of Appellate Procedure authorizes a "Petition for Review" in the U.S. Circuit Court of Appeals in the

FILED AT THE REDERAL COMMISSION

District of Columbia. A "Petition for Review" is being filed in the Circuit Court.

Additionally, the equivalent of a "Motion To Stay" the issuance of licenses was filed at the Federal Communications Commission through the filing of a "Motion To Deny Long-Forms."

Title 28 of the United States Code; subsection 2342 partially reads as follows:

Jurisdiction of the Court of Appenls

The Court of Appeals (other than the United States Court of Appeals for the Federal Circuit) has <u>exclusive jurisdiction to enjoin, set aside,</u> suspend (in whole or in part), or to determine the validity of-

(1) all final order of the Federal Communications Commission made reviewable by section 402(a) of title 47;

Title 28 of the United States Code; subsection 2343 partially reads as follows:

Yenne

The venue of a proceeding under this chapter is in the judicial circuit in which the petitioner resides or has its principal office, or <u>in the United States Court of Appenis for the District of Columbia Circuit.</u>

Title 28 of the United States Code; subsection 2344 partially reads as follows:

Review of Orders; Time; Notice; Contents of Petition; Service

On the entry of a final order reviewable under this chapter, the agency shall promptly give notice thereof by service or publication in accordance with its rules. Any party agerieved by the final order may, within 60 days after its entry. file a petition to review the order in the court of appeals wherein venue lies. The action shall be against the United States. The petition shall contain a concise statement of-

- (1) the nature of the proceedings as to which review is sought;
- (2) the facts on which venue is based;
- (3) the grounds on which relief is sought; and
- (4) the relief prayed.

The petitioner shall attach to the petition, as exhibits, copies of the order, report, or decision of the agency. The clerk shall verve a true copy of the

Besozzi, Paul

From: Ameer Flippin [flippinameer@yahoo.com]

Sent: Monday, March 28, 2005 11:52 AM

To: Marlene Dortch; ecfs@fcc.gov; fccinfo@fcc.gov; Gary Michaels; John Muleta; Michael K Powell;

Richard Sippel; Sue Smith; Arthur I Steinberg; Lisa Stover

Cc: Peter Akemann; Eldon Anderson; Alfred Angelo; Conrad Bagne; Dana Baker; John Bareham;

James Barker; Jesus Barona; Thomas Barrett; Besozzi, Paul; Donald Brittingham; Bill Broughton; Thomas Burnett; Rick Cantu; David Cohen; C Davis; Ernie Durst; James Dwyer; Clementine A Estrada; Ari Fitzgerald; Michel Guite; Thomas Gutierrez; Roy Hadley; Paul Heinzel; Donald Herman; Jami Huryan; Robert Irving; Stephanie Jefferson; Christopher Mantle; Jason Massey; James Mc Kee; William M Mounger, Ill; Mohammad Rahman; rdolan@lynchcorp.com; Marissa Repp; Mark Rutherford; Howard Shapiro; Shelley S. Spencer; Jud Stewart; Charlie Townsend;

Ricky Vergin; Rose Villasenor; Timothy Welch; James L Winston; John Woody

Subject: Electronic Filings and Execution of Service by Ameer Flippin Page 2 of 7

Please find Page 2 ... of 7 Series... document filings.

Ameer Flippin

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FILED AT THE FEDERAL COMMUNICATIONS COMMISSION

petition on the agency and on the Attorney General by registered mail, with request for a return receipt.

Good Cause for a "Stay Order" exists due to the facts below:

- I. Ameer Flippin, a pro se bidder in Auction No.58, was the high bid for several licenses, where opposing parties were listed as High Bidders in Public Notice DA 05-459, on February 18th, 2005. The issuance of the public notice in essence denied myself, Ameer Plippin, of the licenses where I placed higher bids.
- I. Ameer Flippin, filed the appropriate FCC Forms 601 and 602 as prescribed in the announcements, along with "A Motion and Affidavit in Support - To Deny Against Long-Forms."
- 3) The Federal Communications Commission will imminently issue the licenses after the March 21*, 2005, deadline as prescribed by the Code of Federal Regulations.

Relief Prayed:

- An "Emergency Stay Order" of the issuance of all licenses bid for in Auction No.58, pending a designation of hearing by an Administrative Law Judge at the Federal Communications Commission.
- A "Designation of the Case for Hearing," by an Administrative Law Judge at the Federal Communications Commission.

Service is being executed on a majority of the parties electronically, in an effort to expedite the process. Any party not served by electronic mail is being served by the U.S. Postmaster General. A phone call is being made to those parties where service is made via the Postmaster. Additionally, to insure proper service, the U.S. Marshal is being motioned to execute service on all documents in this case.

I declare "UNDER PENALTY OF PERJURY" that the foregoing is true and correct.

Execution Date: March 23rd, 2005 Signature

Signature (2004) 7/1001 Pro Sc Appellant, Ameer Flippin 2053 Wilson Road Memphis, 7N 38116 (901)216-0193

CETIFICATE OF MAILING

L'Ameer Fliopin, de hareby certify that the attached documents were mailed either electronically or by U.S. Postmaster General to the following parties associated with Auction No.56, Broadband PCS, ocordinated by the Federal Communications Communication (FCC):

- 1. Connid N. Bagne : Aleska Nesive Broadband 1 License, LLC 3900 C Street, Suite 801 Anchomes, AK 99503 907-339-8000 chesive Charactory
- 3. Centernial Communications Corp. C/O: William Roghion, Jr. 3349 Route 138, Bidg. A Wall, NJ 07719 732-556-2251 broughton@centerpressors
- 5. Shelley L. Spencer
 Whether Partners III, LLC
 6511 Griffith Road, Rm. 3
 Laytonsville, MD 20662
 301-540-6222
 saperpas@ericoet.ng
- 7. Bernard Culter, Jr.
 The Section Corporation
 6466 Wooded Way
 Columbia, MD 21044
 202-637-6423
 ACE Experience History Com-
- Chickopher C. Manile WIDAT Spectram LLC 19 Cross Hill Road / Herbridge, NY 10530 914-429-1222 chickbooket.com
- 11. J. Michele Guite
 Vermont Telephone Co.
 364 Pher Street
 Springlied, VT 05158
 802-865-7000
 moulte@comontel.com
- 13. Lynch 3 G Communications Corp.
 City James Barker
 Lethern & Wettins LLP
 558 Eleventh Street, NW State # 1000
 Westington, DC 20004
 014-921-8821
 rdolant@wechcorp.com

- Cerroll Wireless, LP
 CIO:Thomas Gutternsz
 Lutes; Nece, Gutternsz, & Sechs
 1850 Tyeons Blvd, Suite 1600
 703-518-0602
 Emusulternschiftolsev.com
- 4. Cook Inlet VS GSAF, III PCS, LLC Mark Kroloff 2025 C Sirvet, Suite #500 Anchorage, AX 99503 907-963-5155 Im bander@wy.com
- 6. John Bareham Celico Partnership d/b/a Verizon Wireless 180 Washington Valley Road Beckninister, NJ 07921 908-305-4001 John Bareham/Cyenzonwireless.com
- S. Sungil Corporation, Inc.
 CIG: James L. Winston
 Rucin, Winston, Diercks, Harris & Cook,
 1185 Correcticut Avenue, NV, 6° FL
 Westeington, DC 20036
 202-661-9876
 Industrial Conditions
- 10. CSM Wireless, LLC CO: Triomes Gutterrez Listes, Neces, Gutterrez & Sechs 1669 Tyrone Bhd, Suite # 1500 McLasen, VA 22162 703-780-5132 Tom Gutterres@fcciencom
- 12. John M. Duff, dr.
 Lafeyette Communications Co., LLC
 Two Embarcadero Center, Suite # 2300
 San Francisco, CA 94111
 202-537-5663
 Multipi DAGLLC.com
- 14. Nasprites Wholess, LLC C/O: Timothy E. Weich HB/S. Watch (330 New Hampehire Ave. NW # 113 Washington, DC 20036 202-775-0070 mestales Counthick List

CETEICATE OF MAILING

- 15. Pick Cents
 Puntsutawney Communications
 1966 Quinnert, Suite 9: 514
 Sen Antonio, TX 78217
 210-23-5849
 manusustationerscommunications.com
- 19. Roy E. Hadley, Jr.
 Airgate PCS Inc.
 223 Peautitree Street, NE, Suite # 1700
 Alterta, GX 30303
 404-832-8170
 flection@blooss.com
- 21. Mark S. Rutherford BPS Telephone Company 120 Slemen Street Berrie: MO 63622 630-894-600 matherfacilityees com distant Source com
- 23 Jecon Massey
 Caroline Capital Partners, LLC 985 Sherman Ave.
 Mento Park, CA 94025 850-283-8028
 Jemssey Baltoskolders
- 25. Edge Mobile
 C/C: Thomas Gullerez
 Lutas; Neos, Gullerez, & Sachs
 1000 Tyeone Blvd; Suite # 4500
 Mc Leen, VA (22102)
 541-530-6608
 Iteatrat@ferconner.com
 tom.gullernas@fc.tov.com
 - 27. Dennis L. O'Nell / Tom Gullerrez Cloudkline Wreless, LLG / C/O: Lillies. 721 Bell Cirke De Funiek Springs, FL \$2433 705-584-8678 tom.cullerrez/Dfccless.com

- 16. Royal Street Communications CrC: Paul C. Descrzel Patton Boggs LLP 2550 M Street NW Washington, DC 20037 202-457-5292 phesozzi@ostlenboggs.com
- 18: Charles C. Townsend Acade Broadband, LP 225 Nerman Avoice Runford RI 02918 401-458-1901 aconsens/2014/45.768
- 20. Conrad N. Begns
 Alestia Native Broadband 2 Liberse; LLC 3900 C Street, Suite # 801 Anchorage, AK 99503 907-336-000 channeterry.com
- 22. Thomas L. Barrett, Jr.
 BWP Nebronts, LP
 The Schreft Center
 529 Main Street, Suite # 104
 Charlestoen, MA 02129
 617-721-4068
 Estrette@bresschen.com
- 24. Howard Shapiro Cartari Texas Telephone (nv., LP 5012 Philly Street Gokhesile, TX 76944 202-371-1500 Janaca Cobstnellaw.com
- 25. Suzanne C. Cannel
 GTE Pacifica, Inc. dfb/a Verizon Pacifica
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 dftmiintham@verizon.com
- 26. William M. Mounger, II Continuum LLC 4440 Old Genton Road, Suite #310 Jackson, MS 39211 601-321-1950 [neekl@gmail.com

In Re: Ameer Flippin, Pro Se Bidder Auction No. 58

CETIFICATE OF MAILING

- 29. Ricky S. Veghi GTC Telcom, inc. 110 Horth 2" Avenue 9.0. Box 64 Delies, W1 84733 7150887-1014 x 233 cressin@cobbertun.net
- 31, Eldon P. Anderson
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 052-894-0140
 sand@soccom/reless.com
- 33. Jud D. Stewart JDS Wireless, LLC 509 N. Mt Keen Street Butter, PA 16001 724-287-8150 into-Octopom ret
- 35. James McKee
 Magyir Communications, LLC
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 Greenwich, CT 06831
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- 37. Alfred Angelo
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- 39. Clementine A. Estrada Proferred Partners, LL.C 330 S. Decatur Bivd.: #212 Las Vegas, NV 89107 780-740-8810 Clementine@mail.com
- 41.Ross M. Villasenor 3420 Onsen Park Blvd, Suite #2000 Senta Monice, CA 90405 310-523-2820 (celes/@vsiaco.com

- 30. Stephenie J. Jofferson Dynamic Wireless, inc. 4118 NE: 57" Avenue Portane, CR 97218 503-976-9110 stefferson@dynamic-si.com
- 32. Jemi Huryan Huryan Family Wireless 1309 SW 81 Terrace North Lauderdale, FL 33088 954-726-2557 Jemihuryan@holmail.com
- 34. Marissa G. Repp Lloyd Dowdell Consulting Company To Watching Avenue Balleville, NJ 07100 202-937-9045 MGRapp@Hillaw.com
- 36. Thomas W. Burnett
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 West Burnett Dvistro.com
- 36. Peter T. Akamenn 12340 Evensong Orive Loe Angeles, CA 90064 310-874-3214 Deten@akamenn.us
- 40. Donald C. Brittingham Vertoor Puerto Rico Telephone Co., inc. 1300 I Street NW, Suite # 400W Washington, DC 20005 202-585-3785 dcbrittingham@vertoon.com
- 42. Mohammed S. Rahman Rubloon Wheless, LLC Berlemin Frenklin Plaze, #850 One SW Columbia Street Portland, OR - 97258 503-548-4500 mahaman GGAON.com

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- 43. Donald L. Herman
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- 47. Einle Durst Spotlight Media Corp., Inc. 4915 Auburn Avis., #200 Bethesda, MD, 20841 301-907-2484 gramdurt/bact.com
- 49. Jesus Barona Universal Telecom Wastess 1160 MW 159 Orive Mismi, FL 33109 954-757-8520 Barona Calmay com
- 51. U.S. Solicitor General United States Of America 550 Permayorania Ave.; MA/ Washington, DK: 20530-001 202-514-2203 ast DCA4643503.pov

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- 46. James A. Dwyer, Jr.
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I declare "UNDER PENALTY OF PELURY" that the foregoing is true and correct.

Execution Date March 25 2005 Signature

Pro Se Bidder, Ameer F 2053 Wilson Road Merronis, TN 36116 (901) 216-0195 celular